

Thus by your intercession save
A youth from an untimely grave;
From your clemency's perdition.
Let one and all with you content,
Request the British Parliament,
For re-extradition.

The present Minister of State,
Lord Palmerston, is truly great,
Magnanimous, disinterested;
And on your kind intercession,
Accorded me a favorable reception,
I rather calculate.

Deep gratitude you may expect
From me, dear friends, if you effect
My re-extradition;

For I will then, in prose and verse,
Through every land the praise revere,
Of the brave Yankee nation.

POSTSCRIPT.

Why Russia's son should be rejected,
Yet Dutch and Irishmen protected,
That in a strange place it should be,
That I the son of the state should be made,
One's honor a quibble saved,

Fuzes the orthodox.

My compliments I must convey,
To those who during my short stay,

Showed me such kind attention.

The only thing gave pain,

Was the heat sent back to us,

After three months the sun.

On Marshalls Hiley and Thompson,

May all the good they have done,

Heaven bountifully requite;

To Ridway, Philip, Helms, Stillwell,

And all who had a kind red pill,

I grateful thank ye India.

K.—n.

I do not nor shall ever forget, the many kind services rendered by me the gentleman attachés of the United States courts, to whom please present my particular regards; and also to Mr. Wm. Thompson, whose agreeable company I have had.

That Fortune is not so blind, that she does not always dispense her gifts unworthily, you, my dear sir, are a living demonstration; for you are as much the object of popular esteem, as of high spiritual partiality. My humblest thanks for your kind and your hearty greeting; yet, with the New Year all over me, dear sir, may you enjoy a continuance of health and happiness, enduring and unceasable as the deep esteem and gratitude with which I remain, my dearest friend,

SACCHA A. P. D. HELIBRONN.

P.S.—I need hardly tell you what extraordinary delight a few lines from you would afford me when you have an opportunity of enclosing a letter to England.

Police Intelligence.

GRAND LARCENY.

Two men named John Little and Andrew Finley, were arrested at an early hour yesterday morning, by Officers Pollard and Donelson, of the Sixth ward police, charged with having stolen a sewing machine, valued at \$50, from Meers, Miller & Co., of 153 Chatham street. The police arrested the prisoners at a junk shop in Orange street, where they were endeavoring to dispose of it. The accused parties were taken before the magistrate at the lower police court, who committed them for examination.

STARING APPRAY.

Richard Morrison was arrested on Friday night, by Officer Tilkens, charged with having stabbed Denis Calaghan in the abdomen with a knife. It appears that these men got into a quarrel, and that Morrison, becoming enraged, drew a knife and plunged it into the abdomen of Calaghan. The knife was found in the pocket of Morrison, who rushed into the premises and arrested Morrison. Calaghan was conveyed to the hospital for medical attendance, while Morrison was locked up to await the result of the wounded man's injuries.

Supreme Court—Circuit.

Before Hon. Judge Mitchell and a jury.

ACTION AGAINST AN INSURANCE COMPANY.

JAN. 27.—*Pond and Hitchcock vs. the Hanover Fire Insurance Company.*—This case was tried before at the November term, but the jury did not then agree, and it comes up for a new trial, and has now occupied the court for the last four days. It is an action on a single one of four policies of insurance—the policy effected with the present defendants being for the sum of \$1,500, and this suit is brought to recover that amount with interest. There were other cases on the calendar at the suit of the same plaintiffs, amounting in the aggregate to over \$8,000, and the result of the verdict in the present case was to determine those other actions. The plaintiffs allege in their complaint that on the 16th of August, 1853, they had in their store, No. 56 Water street, property consisting of paints, oils, casks, &c., amounting in value to \$7,000, and that the defendants insured them on this property for the sum of \$1,500; that on the 16th of August, 1853, after the purchase of the property, a fire occurred, which totally destroyed the property insured, and that the amount lost was more than \$9,000, estimated according to its actual cash value, and the plaintiffs therefore demand judgment for the amount of the policy with interest. The defense is that in the original policy there was a clause which provided that the "whole or any part of the sum insured" should be paid to the plaintiff, and that the sum thus paid should be deducted from the amount of the premium, and that the amount left should be paid to the plaintiff. Ultimately it must supersede all other alcohol liquors as a medicine, and as a beverage it has no superior in the world. For sale by all the respectable druggists in the United States.

UDOLPHO WOLE, Sole Importer, 22 Beaver st.

Caution to Citizens and Strangers.—In order to protect myself against fraud, and the public against dangerous impositions, I deem it necessary to state that imitations of my Schiedam Aromatic Schnaps are about to be introduced into this country, and that the public should be on their guard against them.

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SUPREME COURT—GENERAL TERM.

Before a full bench.

EXTENDING THE TERM.

Chief Justice Oakley announced that the Court had determined to extend the February term so as to make it four weeks instead of three. The order will be made extending the term generally, but whether the Court will sit during the whole of that term must depend upon the business. The trial term will be extended four weeks, but whether the jury will be summoned for the last fortnight of the term, depends upon the business also.

DECISIONS.

Woolley vs. Washburn and others.—New trial granted, costs to abide the event.

Mary Ann Book vs. Wm. Stetler and others.—New trial granted, costs to abide the event.

Dickson vs. Jones.—Verdict set aside. New trial ordered, costs to abide the event.

Himes vs. Roberts and others.—Judgment reversed and order of reference discharged.

Spofford and others vs. Taylor.—New trial granted, costs to abide the event.

Skinner vs. Pierce and others.—Judgment affirmed with costs.

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UDOLPHO WOLE, Sole Importer, 22 Beaver street.

The Maine Law in New York.—Will it pass? can it be enforced? questions continually propounded in relation to the Maine law. Our own views on the subject are known; but we will here remark that if it must become part of our code, a clause should be inserted giving the agents charged with the sale of liquor for medical purposes the right to deduct the most wholesome article to be had in the market.

They are to be abided by the event.

Himes vs. Roberts and others.—Judgment reversed and order of reference discharged.

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The Farmers' and Mechanics' Bank of Kent county, vs. The Butchers' and Drapers' Bank.—Judgment affirmed with costs.

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